U.S. DISTRICT COURT EASTERN DISTRICT-WI

COMPLAINT

(for filers who are prisoners without lawyers) 18 APR -6 \rightarrow 2: 37

UNITED STATES DISTRICT COURT CLERK EASTERN DISTRICT OF WISCONSIN

(Full name of plaintiff(s)) JOSEPH BENSON	
v. (Full name of defendant(s))	Case Number: 18-C-053 &
Micheal Meisner, Warden, Jarr, security Director, Jasen Wilke, Captain,	(to be supplied by Clerk of Court)
Wilcox, Sgt A. PARTIES	
1. Plaintiff is a citizen of Wixons (State)	and is located at
R.G.C. I PO BOX 925, Redo (Address of pris	granite, WI 54970 son or jail)
(If more than one plaintiff is filing, use ano 2. Defendant SQ+, Wilcox	ther piece of paper.)
U	(Name)

Porties A. (2) Defendants,

- a) Warden, Micheal Meisner, is the Warden of R.g.C.I Wisconsin State prison. He is legally responsible for the operation of (RIGCI) as well as the Satety And Security of the Inmates. he was at all times relevant to the facts set forth herein templayed by the state of Wisconsin.

 3) Later Security director of RGCI is legally responsible
- 3.) Tarr, Security director of R.G.C. I is legally responsible for The Safety And Security of The Inmates At RGCI And Was for The Safety And Security of The Inmates At RGCI And Was AT all Times relevant to the Facts Set Forth herein employed by the State of Wisconson AT all Times relevant to the Facts Set Forth herein employed by the State of ANH
- 4.) Jason Wilke, held rank as a Captain at RGC. I And Was at all Times relevant to the fact set forth herein, employed by the state of Wisconsin.
- 5) Each defendant is sued individually And in his official Capacity, AT All Times rountioned in This Complaint Each defendant acted under The Color of STATE law.

is (if a person or private corporation) a citizen of	E WISCONSIN
	(State, if known)
and (if a person) resides at	A CONTRACTOR OF THE CONTRACTOR
	(Address, if known)
and (if the defendant harmed you while doing the	he defendant's job)
worked for WI D. O.C. assigned (E	to R.G.C.I
) (E	mployer's name and address, if known)

(If you need to list more defendants, use another piece of paper.)

B. STATEMENT OF CLAIM

On the space provided on the following pages, tell:

- 1. Who violated your rights;
- 2. What each defendant did;
- 3. When they did it;
- 4. Where it happened; and
- 5. Why they did it, if you know.

On 1/19/2018 AT all Times relevant I resided on H-East unit. (2) ON 1/19/2018 9:00 p.M ON H-Cast unit 36 or Mure inmotes was garnered at Thee officers STATION. inmate (Donnie white) inform me My Name, his Name and Three other was On the officer STATION in plain Veiw with printed "Part EMOGI'S" by our Names. (3) I went over TO Veiw The ledger And Seen The printed "Tat Emogi's Myself. I Asked officer Wagner who did This?

And he STATED" it's Been There Since Six oclock This

Morning: he did Not Want to be involved of hear of being labeled A "Snitch" by his Colleagues. (4) 20 Min. After speaking with Wagner An inmote Grabed The fedger off The desk And took it to The back where atlease 100 inmakes veiwed The ledger and Made Comments" That's good sqt. WILCOX AND MS. K EXPOSE Those Rats. Should be Noted Each of us Worked as confidential informants At RGCI. (5.) After hearing Sqt. Wilcox Name it Made sense Two Weeks before This Situation a white inmate (Michael HUNTER) WAS Beaten for being A "Snitch" by his African-American CellMate patterson. Sqt. Wilcox Made a racist Comment about Hunter being besting the Said Black is Rat's to, so They deserve There Ass beat Lint That right Benson's I Walked AWAY From him. 6) Sqt. Wilcox is Known Throughout RG.C.I by STaff And Immate's as A Paciet. The Next day The Enforcer for a white supremaist going "shown" came

Cont. Complaint 3.

- And Ask Me was My Name on the ledger? I told him yes he said "sgt. Wilcox was helping Then Weed out snitches And it "We" Meaning The Rats didn't Move off the worden, security be a Blood baty. (1) on 1/21/18 I wrote The Worden, security director and inform Them of what happen. I also spoke With LT. Goeger, Who told ME he was investigating The situation With LT. Garger, Who Told Me he WAS investigating The situation but he WAS Concern With Getting The ledger back. And The 39th but he WAS Concern With Getting The ledger back. And The 39th from Wilcok's due process Rights. (8) The same day an inmate from Wilcok's due process Rights. (8) The same secrety Threat Group as My Neighorhood And is Aport of The same secrety Threat Group as My Nice lords "called other gong Members from Our Neighor hood Me" Vice lords" called other gong Members from Our Neighor hood And Told Them what Took place, he told inmate steven gordan And Told Them what Took place, he told inmate steven gordan if These Allegation are True (9afi) returning to Me I'has a Complaint (9hot on 3ight) on my head when released. (9) I filed a complaint (9hot on 3ight) on my head when released. (9) I filed a complaint (9hot on 3ight) on my head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My head when released. (9) I filed a complaint (9hot on 3ight) on My hea The facts Set forth herein, African-American. (O) on 1/20/18 I've tacts Set forth herein, African-Apperican. (O.) On Having I've tacts Set forth herein, African-Apperican. (O.) On Having I've to This same I was AT The law library reveiw Case law related to This same Situation. I was placed by Lt gaeger in (Seq.) under investigation for Enterprising And traud. Along with (russell Medade), (Steven for Enterprising And traud. Along with (russell Medade) (Steven fordan), (Maceo downer) (it should be Noted (Downer) is The inmate Mentioned above from My Neiborhood. (D) on 1/37/18 Captain Wilke Mentioned above from My Neiborhood. (D) on 1/37/18 Captain Wilke Mentioned above from My Neiborhood. (D) on 1/37/18 Captain Wilke hought Me out of My Cell And Ask Me you know why your down brought Me out of My Cell And Ask Me you know why And filed Here? I Said NO" he said you cont work with Me, and Stop Complaint and Stop Complaint and Stop Complaint and Stop Complaint and Stop Calling lawyers about a lawarit. I listen to you of (Seq.) I Calls." he Asked it I wasted to Get out of (Seq.) I Calls." he Asked it I wasted to Get out of (Seq.) I Told Him I want out of This institution. Captain Wilke Using: ne asked it I wanted to bet out of copy white Told Him I want out of This institution. Copy and white Become Angry and told Me "I go token working with ME 25 for fry your Ass. You think you been working with ME 25 An Informant, you was my target all Along. He then states An Informant, you was my target all Along. He then states he's sending my Black ass to supermax on A.C. to Talk he's sending my Black ass to supermax on A.C. to Talk he's sending my Black ass to supermax on A.C. to talk he's sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk he's sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black ass to supermax on A.C. to talk the sending my Black asset the supermax of the su

ME I Was receiving A Conduct Report And Another Charge for Filing Taxes He STOTED inmate Word And Medade "Set you up Cood" "I'm putting A New case on your ASS, Wilcoxs's one of MINE! I Told him I need to speak to My lawyer," he called A first shift officer And Told him to Move Me to a -Observation & Cell, No phone calls, No Contact With Anyone but staff, No rec, Nothing! I remained in that Cell Without Any Clinical reason related to produce the femalest for 40 Days. (13). On January 28th I received A MEMOTRON Warden, Meisner Dated 1/24/2018 he received My correspondent Informing Him of Thee Exposure of Informant to The Institution, And general public. He stated He is AWARE OF My Concerns And the incident and is towarding My correspondence to
The Security director to follow up as he deems Necessary."

(End Quote.) (4) I wrote the Security Director as Adviced on 1/23/18

he responded ganuary 31st And told the he was Investigating The
incident. I wrote him several request on 1/31/18 Asking for protection
incident. I wrote him several request on 1/31/18 Asking for protection
from retaliation by Captain wilke And A SpN transfer for My Safety.

He reserved to make More to My request he told the Captain He responded once More to My request he told Me Captain Keller Would assist Me with protective consider Custody. This assistance has Not Manifested to This date. (15) After, on or about 1/2/18 211 Corrospondence to the Worden, security director, Keller Was all given to Contain Wilke Even Though he was one at the industrial and a TO CAPTEIN WILKE EVEN Though he WAS ONE of The individuals I WAS Complaining about. (16) ON March 28th or about Three immates who's NAME was on the ledger with the rat emogis was transferred via S. P. N for Safety reason. I was told I would be staying here by Captain wilke. (7) ON 1/14/18 I filed A Complaint This Complaint was Acknowledged 1/22/2018.

Extraustron of legal Remebles

(18) On 1/14/2018 I filed A Complaint using the Inmate givenonce system, it was Acknowledged on The 22Nd, of February 2018. On The same day I mate complaint Examiner N. Beier recommended The Complaint be dismissed. On 1/23/2018 I Appelled Thee decision to madison, it was Acknowledged and reversed 2/1/2018 And Dismissed 2/21/18
By B. Hompe. Correction's complaint Examiner.
Benson grierone And Appeals are attached.
Me. Benson has No Additional Step in Exausting bis legal remedies.

legal Claims Detendant 39f. Wilcox Violated Benson 8th Amendment right to be thee from cruel of unusual punishment and Acted
with "Evil intent" And Callor 3 indifference to Benson rights by intentional exposing the fact he Acted as a informant to inmotes And Staff. Sqt. Wilcox Violation of Bonson's 14th Amendment right Against Racial discrimination by printing "Ratemogi's" by The Names of (6) African American inmates. Defendant Capiain to son wilke violated Benson's 1st Amendment right of confidentiality by giving soft wheak The Names of (His Informants) Defendant Wilke coused in gury The Names of (His Informants) before his has seeined Threating to make the house of the first and the seeined the seeined threating to make the house of the seeined threating to make the house of the seeined threating to make the house of the seeined threating to make the seeined threating to make the seeined threating to make the seeined threating threating the seeined threating the seeined threating the seeined threating t The Names of (His Interments) becomes with a thrusting Bonson To Benson 1st Amendment rights by horassing & Thrusting Bonson if he did not cease filing complaint | suit Appinst Sqt. Wilcox. Defendant wilke fither caused injury by placing henson in segregation Defendant wilke fither caused injury by placing benson in segregation In Segregation and Eight Amendment right.

In Segregation on talse charges by placing benson in segregation is an injury to his first and eight Amendment right.

Is an injury to his first and eight Amendment right.

Defendant Michael Meisner, Warden Was made aware of Defendant Michael Meisner, Warden allow Romann.

The situation and did northing passanchin allow Romann. The situation And did Nothing reasonable after Benson asked for s. P.N / Protective Custody from him personally afterse by Times and since has stopped responding to My request. Defendant) tarr, security director was made a Masse 2:18-ch-00pp8-DES; Filecholopo/to Page 2 dof the Doctome to peak with — (Prention)

Captain Keller, I did he refuse to help. he Then told Me My Social Worker, I spoke with her she tried to get me A Transferr security STARD STOP This request. Tarr has Sent Most of all My request to captain wilke Not Allowing the due process by giving my request to Thee Main individual I Need protection from. Security Director, Tarr Told Me Need protection from. Security Director, Tarr Told Me Via request that I would only Be "Moved" based on My Misconduct Not for safety And security reason. Tary failure to take "heasonble" Action Violated My right to De free from Cruel And Unusual punish Ment. EACH Defendant
Violated Benson right To" Equal protection" under The law.
Defendants Werden, Meisher Security director, Tarr Violated Equal protection when They Transfurred Three inmates and Not Every one involved. Each detendant coused Benson psychological And Emotional inqury to Which The plantit as it Applies to The Eight Amendment request Nominal And pointive damages. As well as Infective Land Decletory Relief. Detendent's caused Serious Risk to Benson For an infory in The Lature. C. Additional composit (1)

JULIS DICTION & VENUE

This is a civil action authorized by 42 U.S.C Section 1983 To Redress The deprivation, under color of STATE law, of rights Secured by The Constitution of the United STATES. The Court has Aurisdiction under 28 U.S.C Section 1331 and 1343 (a)(3). Plantiff (Benson) seeks declaratory relief pursuant to 28 U.S.C Section 2201 and 2202. Plantiff (Benson) claims for influctive relief are authorized by 28 U.S.C Section 2283 & 2284 and rule 65 of the federal rules of Civil procedure.

- (a) The Eastern District of Wisconsin is an Appropriate Venue Under 28 U.S. C Section 1391 (b)(a) because it is Where The Events giving rise to This Claim Occurred.
- 3 Each defendant is sued individually and in his official Capacity. AT all Times Mentioned in This Complaint Each defendant acted under The Color of STATE Law.

C.	JURIS	SDICTION
	Ž	I am suing for a violation of federal law under 28 U.S.C. § 1331.
		OR
		I am suing under state law. The state citizenship of the plaintiff(s) is (are) different from the state citizenship of every defendant, and the amount of money at stake in this case (not counting interest and costs) is \$
D.	RELII	EF WANTED
	includ	ribe what you want the Court to do if you win your lawsuit. Examples may de an award of money or an order telling defendants to do something or to doing something.
Wha	erefc	ore, plantiff Respectfully pray That This
		Enter Judgement: Granting plantiff
Be	<u>n50</u>	N) a declaration That The acts and omissions
		sed herein Violated his rights under The.
		tution and laws of The united STATES, And
Дp	relin	nivery and permanent inquistion ordering 19 Meisner, Worden Tarr, Security
defe	unda	Ato Meisner, Worden Tarr, Security
din	ector	To Cease denying Benson his constitutional
rink.	La.	To Salate And Topics for Line To a Sate, And

Secure Institution Immediately. Sgt. Wilcox To Coase his rocial discrimination, intentional reakless Callous

D. Relief Wanted Cont. Complaint (4)
- indifference to Benson's Rights, And Exposing Benson to
- Indifference to Benson's Rights, And Exposing Benson to Serious physical harm.
(4) Captain Wilke intentional Violation of Denson ing. Confidentiality, Cease The harassment And Threats Causing Indury to Benson 1st Amendment right, Cease denial of access Indury to Benson 1st Amendment right, Cease denial of access To The Courts by denying Benson Attorney calls causing indury To The Courts by denying Benson Attorney calls causing indury To his first and sixth Amendment right based on RGCI westablished To his first and sixth Amendment right based on RGCI westablished Attorney call policies for pre-trial detaines in segregation. Cease fetablish Against Benson for filing Complaints and pursuing legal remarks With the Against Benson for filing Complaints and pursuing legal remarks With the
Granting plantiff Benson \$1 dollar in Naminal damages. Against Each defendant, Quintly And Sexerally. \$25,000 in Against Each defendant, Quintly And Sexerally. \$25,000 in And Tarresportive Damages Against Defendant (Sgt. Security director.) Compensatory damages Against Defendant (Sgt. Wilcox's) in the amount of \$50,000 and punitive Damages in Wilcox's in the amount of \$250,000. Captain Gason Wilke is being sund thee amount of \$250,000. Captain Gason Wilke is being sund the \$150,000 in punitive for \$150,000 in compensatory damages and \$150,000 in punitive damages. Each Defendant is sued in Their (individual and damages. Each Defendant is sued in Their (individual and Personal Capacities.) (b) Plaintiff Seeks a Gury Trial on all issues Triable by Jury. (c) Plaintiff 2150 Seeks recovery of the Cost of This suit.
6) Plaintiff seeks a gury Trial on all issues of This suit
9 Plaintiff 2150 SEEKS recovery
Any Additional relies Equitable. Dated 3/31/18 Respectfully submitted by: Foseph Benson R.G.C. T. R.G.C. T. Passent 925
(Verification Case 2:18-cy-p0538-DEJ Filed 04/06/18 Page 11 of 12 Document 1 54 970

Respectfully submitted, JUSEPH BENSON # 229865 R.G.C. I PO BOX 925 Redgrante WI 54970 (Veritication) There read The foregoing complaint and hereby Verify That The Matters alledged Therein are True. Except as to Matters alledged on information and belief; And , 25 to Those, I believe Them to be True. I certify under The penalty of perqury That The foregoing 15 true and Correct. Executed at (R.G.C.I) Redgrante, WI on Apirl 3 2018. fosuh bense